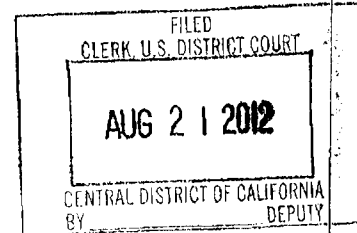


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UNITED STATES DISTRICT COURT

IN AND FOR THE CENTRAL DISTRICT OF CALIFORNIA

MASSEY ENTERPRISE
INTERNATIONAL, INC.; BOY-
O-BOY ENTERTAINMENT,
INC.; ANGEL MASSEY; KYLE
MASSEY; CHRISTOPHER
MASSEY

Plaintiffs,

v.

ASSOCIATED TELEVISION
INTERNATIONAL; HELPING
HANDS, LLC; DAVID McKENZIE,
also known as DAVID STANTON,
and A&E NETWORKS, LLC and
DOES 1-10,

Defendants.

No. CV12-05327-JFW (MRWX)

**FIRST AMENDED COMPLAINT
FOR:**

1. COPYRIGHT INFRINGEMENT
2. FRAUD & DECEIT
3. BREACH OF CONTRACT
4. BREACH OF THE IMPLIED
COVENANT OF GOOD FAITH
AND FAIR DEALING
5. MISAPPROPRIATION
6. TORTIOUS INTERFERENCE
WITH PROSPECTIVE
ECONOMIC ADVANTAGE
7. UNFAIR COMPETITION

[DEMAND FOR JURY TRIAL]

1
2 Plaintiffs MASSEY ENTERTAINMENT INTERNATIONAL, INC., BOY-
3 O-BOY ENTERTAINMENT, INC., ANGEL MASSEY, KYLE MASSEY, and
4 CHRISTOPHER MASSEY (collectively "Plaintiffs") complain as follows:
5

6 **INTRODUCTION**

7 1. Plaintiffs bring this action for federal copyright infringement, breach of
8 contract, unfair competition, and common law torts arising from Defendants'
9 misappropriation of a television reality series, tentatively entitled *Helping Hands*,
10 created by Plaintiffs. Defendants have adapted and now entitled the television
11 series, *Bristol Palin: Life's A Tripp* ("Series"). The Series is set to air on June 19,
12 2012, on the Lifetime channel. The Series is substantially identical and, at best, a
13 derivative work of *Helping Hands*, which is based on an original copyrighted series
14 owned and registered to Plaintiffs, entitled *Bristol-ogy 101*.
15
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18 2. The Series is the subject of several contracts which Defendants
19 entered into with Plaintiffs. After Plaintiffs refused to modify the terms of
20 compensation, Defendants purported to suspend these contracts placing them on an
21 indefinite "hiatus." Defendants are now attempting to steal the Series by editing
22 and airing prior footage and excluding Plaintiffs, thus, depriving Plaintiffs of their
23 agreed-upon fees, credit, and residual income. Accordingly, Plaintiffs seek relief
24 from this Court to enjoin the infringement and award damages, penalties, and costs
25 for all violations of federal and state laws.
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1 **PARTIES AND/OR KEY PARTICIPANTS**

2 3. Plaintiff MASSEY ENTERPRISE INTERNATIONAL, INC. ("MEI")
3
4 is a California corporation authorized to transact business within the State of
5 California. MEI is a loan-out corporation furnishing the services of award-winning
6 and internationally acclaimed television actors, KYLE MASSEY and
7 CHRISTOPHER MASSEY, who are siblings.
8

9 4. Plaintiff BOY-O-BOY ENTERTAINMENT, INC. ("BOY-O-
10 BOY") is a California corporation authorized to transact business within the State of
11 California. BOY-O-BOY is a loan-out corporation furnishing the services of
12 producer, ANGEL MASSEY.
13

14 5. Plaintiff ANGEL MASSEY ("ANGEL") is the mother and
15 longtime manager of KYLE MASSEY and CHRISTOPHER MASSEY. Over
16 several years, ANGEL has written, developed, and produced television concepts
17 featuring her sons, KYLE and CHRISTOPHER.
18

19 6. Plaintiff KYLE MASSEY ("KYLE") is an American actor, dancer,
20 singer, comedian, and rapper from Atlanta, Georgia who resides and does
21 substantial business in California. He is perhaps best known for starring in the
22 Disney Channel sitcom *That's So Raven*, in which he played Cory Baxter, and in the
23 Disney show *Cory in the House*, a spin-off of *That's So Raven*. KYLE is well-
24 known for starring in the Disney Channel Original Movie *Life is Ruff*. Massey is the
25 brother of *Zoey 101* star CHRISTOPHER MASSEY. As a producer and rapper,
26
27
28

1 KYLE has released several songs for Walt Disney Records and Hollywood Records
2 including “Underdog Raps.” KYLE finished second place as a finalist in ABC’s
3 *Dancing with the Stars*. He is currently the voice of Milo in the Disney animated
4 series *Fish Hooks* and a performer/dancer in *Dancing With the Stars – Live Las*
5 *Vegas*.

7
8 7. Plaintiff CHRISTOPHER MASSEY (“CHRISTOPHER”) is an
9 American actor, comedian and rapper from Atlanta, Georgia, best known for
10 starring as Michael Barrett in the Nickelodeon television series *Zoey 101*. He
11 resides in California. CHRISTOPHER has received many awards including
12 a *Young Artist Award* and *Emmy Award* nominations. He has appeared in several
13 commercials with his younger brother, KYLE, for *Cold Stone Creamery*, *Disney*
14 and *Pepsi*, among others. CHRISTOPHER is also a singer/rapper, songwriter and
15 music producer for several well known singers within the music industry.
16
17 CHRISTOPHER has guest starred alongside his brother on Disney’s *That’s So*
18 *Raven*. He and his brother have had starring roles on the BET sitcom *The Parkers*.
19
20 In 2006, CHRISTOPHER was named one of Teen People’s “25 Hottest Stars Under
21 25.”
22

23
24 8. Plaintiffs KYLE, CHRISTOPHER, and ANGEL are collectively
25 referred to herein as “the MASSEYS.”
26

27 9. BRISTOL PALIN (“BRISTOL”) is the second child and oldest
28 daughter of former United States Vice Presidential Candidate and Governor of the

1 State of Alaska, Sarah Palin. BRISTOL rose to fame as a minor teenager during the
2 2008 presidential election. After Governor Palin was selected as Senator John
3 McCain's running mate for Vice President, news stories surfaced that Governor
4 Palin's unmarried, 17-year old daughter, BRISTOL, was pregnant. This news
5 appeared to undermine Governor Palin's conservative platform for traditional
6 family values. BRISTOL became the subject of enormous curiosity, criticism, and
7 misunderstanding. After BRISTOL gave birth to her son, TRIPP, she answered this
8 public scrutiny by making numerous public appearances and accepting ABC's
9 invitation for her to participate as a contestant in the 11th Season of *Dancing with*
10 *the Stars*. BRISTOL successfully garnered millions of fans during the show and
11 finished third place next to second-placed KYLE MASSEY.
12

13
14
15
16 10. Plaintiffs are informed and believe and, based thereon, allege that
17 Defendant ASSOCIATED TELEVISION INTERNATIONAL ("ATI"), is a
18 business entity, the form of which is unknown. ATI transacts substantial business
19 and maintains its principal office within Los Angeles, California. ATI holds itself
20 out as a media company that has been in the business for over 30 years engaged in
21 full-service production and distribution of television programming. To that end,
22 ATI holds itself out as a leading independent syndicator of original programming in
23 the United States.
24
25

26 11. Plaintiffs are informed and believes, and based thereon alleges that,
27
28

1 ATI has contracted with A&E TELEVISION NETWORKS, LLC ("AETN") to air
2 copyrighted materials and derivative works of Plaintiffs. AETN is also an intended
3 third-party beneficiary under the contracts mentioned herein. AETN owns and
4 operates a portfolio of ten cable television channels, including BIO and Lifetime.
5

6 12. Plaintiffs are informed and believe that Defendant HELPING
7 HANDS, LLC ("HELPING HANDS"), is a Delaware limited liability company,
8 and a wholly-owned subsidiary of ATI, actively managed by STANTON. Plaintiffs
9 are informed and believe that HELPING HANDS, LLC, a Delaware limited liability
10 company, is not registered and legally authorized to transact business in California.
11 Plaintiffs are informed and believe that HELPING HANDS, LLC and DOES 1
12 through 10, have ratified, approved, are directly involved, a co-conspirator with, or
13 alter-ego of the other Defendants, and/or otherwise complicit in the wrongful acts
14 alleged herein.
15

16 13. Plaintiffs are informed and believe, and based thereon alleges, that
17 Defendant DAVID STANTON ("STANTON"), also known as DAVID
18 MCKENZIE, is the owner and principle of ATI and HELPING HANDS, LLC.
19 STANTON is an individual engaged in the contractual breaches, acts of
20 misappropriation, fraud and copyright infringement alleged herein.
21

22 14. The true names and capacities of individuals, partnerships,
23 corporations, or other entities sued herein as DOES 1 through 10 are unknown to
24 Plaintiffs. Plaintiffs, therefore, sue said defendants by fictitious names. Plaintiffs
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1 are informed and believe, and based upon such information and belief, allege that
2 each fictitiously named defendant is responsible in some way for the occurrences,
3 conduct, act and omissions herein alleged and that Plaintiffs' damages and injuries
4 as herein alleged were proximately caused by defendants.
5

6 **JURISDICTION AND VENUE**

7
8 15. This Court has subject matter jurisdiction over Plaintiffs' claim
9 for copyright infringement pursuant to 17 U.S.C. §501, 28 U.S.C. §§1331 and
10 1338(a). Moreover, this Court has supplemental jurisdiction over the state law
11 claims alleged pursuant to 28 U.S.C. §1367, because the state law claims are so
12 related to claims in the copyright claim that they form part of the same case or
13 controversy under Article III of the United States Constitution.
14

15
16 16. This Court has personal jurisdiction over Defendants pursuant to
17 Rule 4(K)(1)(a) of the Federal Rules of Civil Procedure because, upon information
18 and belief, Defendant has conducted and continues to conduct substantial business
19 in the State of California. This business includes contracting with Plaintiffs to
20 perform services and produce music here in California, and owning and operating a
21 media production company and website for the purposes of directly marketing,
22 selling, distributing, and supporting various goods and services to people in
23 California, including residents of California.
24
25

26 17. Venue in this district is proper under 28 U.S.C. §§1391 and 1400
27
28

1 because a substantial part of the events giving rise to the claims asserted herein arise
2 in this district, and Defendants, upon information and belief, are and at all times
3 were doing business in this district.
4

5 **FACTS COMMON TO ALL CLAIMS**

6 18. Within the last three years, the MASSEYS have worked with
7 STANTON and ATI to create a documentary television series showing their work
8 with various charities. They traveled to, among other places, Kenya, Vietnam, and
9 Nicaragua. Other celebrities would join the MASSEYS in their charitable work,
10 such as, Nickelodeon actor, Drake Bell, Disney actors Jake T. Austin and Chelsea
11 Kane, and American Idol's Ace Young. MASSEYS and STANTON became
12 friends. Also, during this time, STANTON would invite the MASSEYS to vacation
13 with his family in the British Virgin Islands and Bahamas. These family vacations
14 were completely unrelated to any of the charitable causes in which the MASSEYS
15 participated for compensation.
16
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20 19. From September to November 2010, KYLE and BRISTOL
21 participated in ABC's hit show *Dancing with Stars*, which returned for its 11th
22 season. *Dancing with the Stars* is a televised dance competition featuring some of
23 today's most popular celebrities. During the show, the MASSEYS became personal
24 friends of BRISTOL and, after getting to know her, the MASSEYS believed they
25 would enjoy working with BRISTOL on future television projects.
26
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1 20. On or about November 2010, the MASSEYS created a written
2 pilot treatment for a half-hour television series featuring KYLE, CHRISTOPHER,
3 and BRISTOL, and her infant son, TRIPP, entitled *Bristol-ogy 101*. The treatment
4 showed BRISTOL, her son, TRIPP, KYLE and CHRISTOPHER, living together
5 away from BRISTOL's home in Alaska, attending college while raising TRIPP, and
6 surviving life's episodes with the support of each other, friends and family.
7

8 21. Prior to contracting with Defendants, the MASSEYS registered
9 the pilot treatment for *Bristol-ogy 101* with the Writer's Guild of America. In early
10 2011, ANGEL/BOY-O-BOY engaged writers for *Bristol-ogy 101*. On August 23,
11 2011, the MASSEYS federally registered the original television pilot treatment for
12 *Bristol-ogy 101* with the United States Copyright Office, Registration No.
13 TXu001765283. *Bristol-ogy 101* tells the story of BRISTOL, a single mom, raising
14 her infant son, TRIPP, receiving support from and living with KYLE and
15 CHRISTOPHER, going to school, and being supported by friends and family.
16 ANGEL sent the pilot treatment to BRISTOL to explore her interest in the *Bristol-*
17 *ogy 101* concept. BRISTOL expressed her enthusiasm for the concept and agreed to
18 work with the MASSEYS on the project.
19

20 22. One night over dinner following a night's taping of *Dancing*
21 *with the Stars*, ANGEL verbally communicated to STANTON and Cindy Osbrink
22 of The Osbrink Agency, in confidence, several ideas for the *Bristol-ogy 101*
23 television concept showing BRISTOL, a young single mother, and her son, TRIPP,
24

1 living and surviving life's episodes and challenges with CHRISTOPHER and
2 KYLE. ATI and STANTON expressed no interest in *Bristol-ogy 101* and found the
3 idea silly. Thereafter, Defendants conspired and embarked upon a plan to gradually
4 misappropriate from the MASSEYS the creative concepts surrounding *Bristol-ogy*
5 *101*, featuring BRISTOL and, her son, TRIPP, surviving on their own living with
6 KYLE and CHRISTOPHER away from her home in Alaska.
7

8
9 23. Specifically, on or about March 8, 2011, ATI and STANTON
10 approached ANGEL and falsely represented that he wanted KYLE,
11 CHRISTOPHER, and BRISTOL to participate in a weekly documentary series
12 where they would do charity work around the world, similar to what KYLE and
13 CHRISTOPHER had previously done with ATI. The documentary would be
14 tentatively entitled *Helping Hands* which was in keeping with the purpose and
15 subject matter of the series. ATI and STANTON also proposed that
16 CHRISTOPHER and KYLE produce original music for the Series. Because
17 ANGEL originated the concept of CHRIS, KYLE, and BRISTOL working together,
18 ATI and STANTON proposed that ANGEL attach as one of the producers of the
19 Series, providing consulting services and creative input, and that KYLE and
20 CHRISTOPHER would receive \$25,000 per episode, together with any other
21 compensation on a "most favored nations" basis among all series regulars.
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26 24. On or about March 17, 2011, MEI and ATI entered into two co-
27
28

1 terminous Artist Deal Memos with KYLE and CHRISTOPHER, respectively,
2 whereby each of them would appear in a one-half (1/2) hour television episodic
3 series, tentatively entitled *Helping Hands* ("Helping Hands"). ATI and STANTON
4 represented to Plaintiffs that *Helping Hands* would star teenaged mother,
5 BRISTOL, her son, TRIPP, together with KYLE, CHRISTOPHER, who would do
6 charity work on a weekly basis. Defendants never mentioned that KYLE,
7 BRISTOL, TRIPP, and CHRISTOPHER would live together. The Artist Deal
8 Memos each required that, in exchange for KYLE and CHRISTOPHER's
9 participation in *Helping Hands*, ATI would separately pay each of them Twenty-
10 Five Thousand Dollars per episode for all episodes produced, on a "pay or play"
11 basis, with a minimum of ten (10) episodes, totaling Five Hundred Thousand
12 Dollars (\$500,000.00). Both Artist Deal Memos entitle MEI, KYLE, and
13 CHRISTOPHER to a portion of the earnings from the Series to be mutually agreed
14 upon (on a most favored nations basis with other artists who are regulars on the
15 Series). Both Artist Deal Memos contained an exclusivity clause which required
16 (with some exceptions) that neither KYLE nor CHRISTOPHER serve as the
17 principal talent, executive producer of or a regular participant in any cinema
18 verite/non-fiction/documentary television program or series occurring on the major
19 networks.
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26 25. On March 23, 2011, ATI and STANTON agreed to use KYLE and
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28

1 CHRISTOPHER's original music and lyrics to be incorporated in or synchronized
2 with episodes of *Helping Hands*. ATI agreed that, from such music, KYLE and
3 CHRISTOPHER would receive 100% of the music publishing and performance
4 royalties.
5

6 26. Upon execution of the Artist Deal Memos and Producer's Deal
7 Memo, Plaintiffs fully performed their respective contractual obligations. ATI set a
8 production schedule over a period of ten (10) weeks, beginning on July 25, 2011.
9 Over the course of this ten-week period, ATI began to unilaterally change the
10 creative direction of the Series without ANGEL's prior knowledge or consent.
11 Although the Producer's Deal Memo required that ATI meaningfully consult with
12 ANGEL and permit her to be present at any shoot days in which KYLE and
13 CHRISTOPHER were also participating, ATI did not include ANGEL in
14 production meetings and did not meaningfully consult with her, and failed to keep
15 ANGEL informed concerning the creative direction of the Series. Although the
16 Artist Deal Memos provided that KYLE and CHRISTOPHER would have the right
17 of meaningful consultation for episode scripts and final cut of all episodes, ATI did
18 not provide KYLE or CHRISTOPHER any meaningful opportunity to see the final
19 cut, let alone exercise any editing rights.
20
21
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25 27. On or about May 9, 2011, A&E Networks, LLC announced that it
26 had purchased for its BIO channel, ten (10) half-hour episodes of a reality series,
27 which included a storyline of BRISTOL raising her two-year old son, TRIPP, and
28

1 living with KYLE and CHRIS in Los Angeles while also working for local charity.
2 KYLE and CHRIS, two boys, would help support BRISTOL, a single mom, by
3 babysitting, looking after, and caring for TRIPP while BRISTOL lived away from
4 her family in Alaska. This concept was originated by ANGEL and is substantially
5 similar to the *Bristol-ogy 101* concept.
6

7
8 28. On May 9, 2011, Plaintiffs confronted ATI and STANTON
9 concerning Defendants' efforts to misappropriate *Bristol-ogy 101* without their
10 knowledge. In response, Defendant STANTON responded: "... I just always do
11 what I want ha ha."
12

13 29. To allay these concerns, on or about July 15, 2011, ANGEL entered
14 into a Producer's Deal Memo to serve as an Executive Producer for *Helping Hands*.
15 The Producer's Deal Memo provided that ANGEL would receive the exclusive
16 "Created By" credit for the show and be compensated Ten Thousand Dollars
17 (\$10,000) per episode (on a pay or play) basis. ANGEL understood that, because
18 the Artist's Deal Memos guaranteed all episodes produced with a minimum
19 guarantee of (10) episodes, she would be entitled to a minimum payment of One
20 Hundred Thousand Dollars (\$100,000.00). In addition, the Producer's Deal Memo
21 provided that ANGEL receive ten (10%) percent of Defendants' share of gross
22 receipts received from the Network, including videogram receipts, merchandising,
23 publishing, and/or sponsors. The Producer's Deal Memo expressly reserved, and
24 Defendants expressly acknowledged, ANGEL's rights to pre-existing ideas or
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1 concepts, as well as ancillary and associated rights to produce a future reality series
 2 involving one or more of the same participants in the future:

3
 4 Lender/Angel agrees that all proceeds of their work relating to the
 5 Series are a specially ordered “work for hire” on behalf of the Company, the
 6 Company is deemed author and copyright holder of all such work; provided,
 7 however, ***any other ideas or concepts of Lender/Angel developed prior to***
 8 ***the Series or unrelated to the Series (but which may contain some or all of***
 9 ***the participants as the Series, including but not limited to, the concept of***
 10 ***Bristol Palin, Kyle Massey and Christopher Massey living and working***
 11 ***together) shall remain the sole and exclusive property of Lender/Angel[.]***

12 ***

13 ***Angel Massey shall be accorded the same or better terms as set forth herein***
 14 ***regarding any future series produced by Company,*** which is derived from
 15 her status as the creator of the Series, including but not limited to, any spin-
 16 offs, prequels or sequels, merchandising, publishing, home video, new media,
 17 etc. of the Series, and ***Company acknowledges that Angel has all ancillary***
 18 ***and associated rights derived from her status as the creator of the Series***
 19 ***including but not limited to spin-offs, prequels and sequels in all formats in***
 20 ***this cinema verite/non-fiction and documentary television Series.***

21 (Producer’s Deal Memo, pg. 2, ADDITIONAL TERMS AND
 22 CONDITIONS)

23
 24 30. Beginning July 2011, ATI began to produce the *Helping Hands*
 25 reality series involving BRISTOL, TRIPP, CHRISTOPHER, and KYLE, their
 26 family and friends. For example, ATI began to film BRISTOL, CHRISTOPHER,
 27 and KYLE living in a house, together with BRISTOL and her son, TRIPP. *Helping*
 28 *Hands* featured scenes of KYLE and CHRISTOPHER going to parenting classes to
 assist BRISTOL with babysitting her son, TRIPP. There were scenes featuring
 KYLE and CHRISTOPHER taking TRIPP to a photo shoot. Defendants arranged
 for KYLE, BRISTOL, TRIPP, and CHRISTOPHER to travel to Alaska and spend

1 time interacting with the Palin family at their home. BRISTOL, ANGEL, CHRIS,
2 and KYLE agreed to include the Palin family, as participants in the Series at the
3 time the idea was originally pitched to BRISTOL. Defendants shot scenes of the
4 Palin family throwing a party for BRISTOL, celebrating her move to Los Angeles,
5 wishing her well, and appreciating KYLE and CHRIS for befriending and
6 supporting their daughter. Defendants shot scenes of BRISTOL and her family
7 camping together all night. Defendants shot scenes of BRISTOL, KYLE, and
8 CHRISTOPHER riding ATV motorcycles, river rafting in Alaska, and visiting
9 BRISTOL's grandparents in Alaska. In one scene, BRISTOL talks about how sad
10 she is that TRIPP does not have a dad, and she cries about not having any help with
11 child care.
12

13
14
15 31. Pursuant to the Producer's Deal Memo, ANGEL expressly
16 reserved all copyright interests in a future related or unrelated Series produced by
17 Defendants involving some or all of the participants in *Helping Hands*, including
18 but not limited to, any spin-offs, prequels or sequels, and all ancillary and associated
19 rights.
20

21
22 32. Plaintiffs fully performed their contractual obligations under the
23 Artist Deal Memos and Producer Deal Memo, unless otherwise excused.
24 Defendants, however, did not.
25

26 33. On or about August 2011, ATI announced that it would not pay
27
28

1 BOY-O-BOY/ANGEL the Executive Producer's fee as required under the
2 Producer's Deal Memo. Defendants refuse to pay the contractual amounts owed
3 under the Producer's Deal Memo, stating the Network was changing the direction of
4 the Series.
5

6 34. In September 2011, after Plaintiffs shot several episodes of
7 *Helping Hands*, STANTON notified the MASSEYS that A&E Television Networks
8 had placed the production on a "hiatus" and, therefore, ATI would be suspending
9 their contracts. Although Defendants purported to suspend the MASSEYS'
10 performance, the subject contracts contained exclusivity provisions and non-
11 competition clauses which unreasonably restrained CHRISTOPHER and KYLE's
12 ability to pursue similar contract opportunities. ATI, nonetheless, continued to film
13 episodes with BRISTOL, her friends, and family without the MASSEYS during this
14 indefinite hiatus. Defendants began creating a hostile working and living
15 environment at the house where KYLE and CHRISTOPHER were living as tenants
16 during the production of the Series. In bad faith, Defendants further notified
17 Plaintiffs to vacate the house, thus, further preventing their performance under the
18 contracts.
19

20 35. Defendants then informed Plaintiffs that they would not pay the
21 remaining monies owed under the March 17, 2011 Artist Deal Memos. Instead,
22 Defendants attempted to amend the contracts' terms and cause Plaintiffs to sign a
23 written modification. Plaintiffs have refused to sign these contract modifications
24
25
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1 because Defendants' proposed material changes to the parties' written agreements
2 are unacceptable.

3
4 36. In February 2012, A&E Television Networks announced that it
5 would be working with ATI to produce a substantially identical reality series,
6 entitled *Bristol Palin: Life's A Tripp*, which (except for the MASSEYS) features
7 the same participants in *Helping Hands*, namely the single teenaged mom,
8 BRISTOL, TRIPP, and the Palin family and friends. The Series would feature
9 BRISTOL living in Los Angeles with her sister, and adjusting to her move back
10 from Los Angeles to Alaska and receiving the support of the Palin family and
11 friends. Defendants seek to exploit the copyrighted work and creative elements of
12 *Helping Hands* to produce a derivative series, using previously unaired prior
13 footage in *Helping Hands*, without credit, consent from, and compensation to the
14 MASSEYS. Under the Producer's Deal Memo, *Bristol Palin: Life's A Tripp* is a
15 derivative series from *Helping Hands* and ANGEL's status as creator and Executive
16 Producer of that series. *Bristol Palin: Life's A Tripp* is scheduled to air on June 19,
17 2012 on AETN's Lifetime channel.

18
19 37. In addition, Defendants have continued to use previously taken
20 video footage of KYLE and CHRISTOPHER on family vacation or doing charity
21 work to promote ATI's unrelated television series, including but not limited to,
22 *World's Funniest Moments*, *Laura McKenzie's Traveler*, and *Elizabeth Stanton's*
23 *Great Big World*. *Laura McKenzie's Traveler* and *Elizabeth Stanton's Great Big*

1 *World* are hosted by STANTON's immediate family members, including his wife,
2 Laura, and daughter, Elizabeth. These programs have already aired and Defendants
3 will continue to air this unauthorized footage unless enjoined. *Elizabeth's Stanton's*
4 *Great Big World* is scheduled to air from September 2011 to September 2012 on the
5 Fox Reality Channel. Plaintiffs are informed and believe that KYLE and
6 CHRISTOPHER are included in the following episode titles for *Elizabeth Stanton's*
7 *Great Big World*: "Vietnam Are You Listening," "Caribbean Conservation,"
8 "African Safari," "Spirit of Mississippi," "Dolphin Adventure," "Miami Culture,"
9 "Florida Wildlife," and "Schools of Nicaragua." Plaintiffs have discovered on
10 www.youtube.com several unauthorized *Laura McKenzie's Traveler* episodes,
11 featuring KYLE and CHRISTOPHER doing charity work, including but not limited
12 to: British Virgin Islands (Part 1); British Virgin Island (Part 2); Nicaragua (Part 1);
13 Nicaragua (Part 2); Vietnam (Part 1); Vietnam (Part 2); Kenya-Tourism Episode.

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18 38. ATI and STANTON never obtained legal consent to use the
19 creative contributions, names, likenesses, and images of KYLE and
20 CHRISTOPHER in the above-referenced programs. Nor did Defendants obtain the
21 MASSEYS' consent to use this footage for unrelated programming, especially
22 without payment of a fee, residuals, credit, and other standard consideration.
23
24

25 //

26 //

27 //

FIRST CLAIM FOR RELIEF

**(Copyright Infringement – Violation of 17 U.S.C. §501-
[Brought By the MASSEYS Only As to All Defendants and DOES 1-10])**

39. Plaintiffs repeat and re-allege paragraphs 1 through 38 as though fully set forth herein.

40. Defendants had reasonable access to the original copyrighted work of *Bristol-ogy 101*, and those derivative works, such as *Helping Hands*.

41. Plaintiffs are informed and believe, and based thereon allege, that Defendants' new reality series, *Bristol Palin: Life's A Tripp*, is a derivative work, spin-off, sequel, or prequel of the series *Bristol-ogy-101 and Helping Hands* created by ANGEL and widely announced to air on BIO. Defendants' use and publication of the reality series, *Bristol Palin: Life's A Tripp*, without the MASSEYS' approval or authorization infringes upon Plaintiffs' exclusive copyright in pursuant to 17 U.S.C. §501.

42. Plaintiffs are entitled to recover from Defendants the amount of their actual damages incurred as a result of the infringement, in such amount as is shown by appropriate evidence upon the trial of this case. 17 U.S.C. §504. Based on the conduct alleged, Plaintiffs are entitled to statutory damages arising from this infringement, including statutory and exemplary damages for Defendants' "willful" infringement of Plaintiffs' copyrighted works. (17 U.S.C. §504(c)(2).)

43. Plaintiffs are also entitled to injunctive relief pursuant to 17 U.S.C. §502 and to an order impounding any and all infringing materials pursuant to

1 17 U.S.C. §503. Plaintiffs have no adequate remedy at law for Defendants'
2 wrongful conduct because, among other things, (a) Plaintiffs' copyright is unique
3 and valuable property having market value impractical to assess, (b) Defendants'
4 infringement harms Plaintiffs such that Plaintiffs could not be made whole by any
5 monetary award, and (c) Defendants' wrongful conduct, and the resulting damage to
6 Plaintiffs, is continuing.
7

8
9 44. Plaintiffs are also entitled to recover their attorneys' fees and
10 costs of suit. 17 U.S.C. §505.
11

12 **SECOND CLAIM FOR RELIEF**

13 **(FRAUD & DECEIT--** 14 **[Brought By All Plaintiffs Against ATI, STANTON, and HELPING** 15 **HANDS and DOES 1-10]**

16 45. Plaintiffs, and each of them, repeat and re-allege paragraphs 1
17 through 44, as though fully set forth herein.

18 46. By engaging in the wrongful acts alleged, Defendants have
19 committed fraud by inducing Plaintiffs to sign the Producer's Deal Memo and Artist
20 Deal Memos and making the following false representations of fact or engaging in
21 the following deceit: (1) entering into the Artist Deal Memos and Producer's Deal
22 Memo with Plaintiffs without any intent to fully perform and, more specifically,
23 misrepresenting and promising in writing to Plaintiffs, at the time of contract, that
24 ATI would pay Plaintiffs for the ten (10) guaranteed episodes on a "pay or play"
25 basis and residual income when, in fact, the converse was true; (2) misrepresenting
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1 to BOY-O-BOY and ANGEL, at the time of contract, that ATI would not seek or
2 claim any rights in pre-existing or derivative works in *Helping Hands*, which were
3 expressly reserved by ANGEL; (3) misrepresenting to BOY-O-BOY and ANGEL,
4 at the time of contract, that ATI would include ANGEL as a producer and offer
5 same or better terms for any future reality series that derived from her status as the
6 creator of the original *Helping Hands* series; (3) failing to disclose to Plaintiffs, at
7 the time of contract, that ATI intended to lure away BRISTOL to do a separate,
8 substantially similar, and competing project without the MASSEYS, while
9 misappropriating and selling Plaintiffs' idea and copyrighted work, which involved
10 BRISTOL, TRIPP, the Palin family and friends, without Plaintiffs' participation,
11 knowledge, or authorization; (4) failing to disclose to Plaintiffs that ATI would sell
12 the concept of *Helping Hands* and/or *Bristol Palin: Life 's A Tripp* without
13 Plaintiffs' consent and participation in final edits, music, income, and credit; (5)
14 inducing Plaintiffs to sign contracts to perform limited charitable work with the
15 intent to misappropriate and exploit their names, likenesses, and images in unrelated
16 commercial programming without their consent; (6) intentionally and deceptively
17 used the prior footage shot from *Helping Hands* in episodes produced for a
18 derivative series, *Bristol Palin: Life 's A Tripp*, but editing KYLE and
19 CHRISTOPHER out of those episodes to conceal the MASSEY's participation and
20 fraudulently deprive the MASSEYS of compensation, including residual income as
21 provided by contract.
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1 47. Plaintiffs justifiably and reasonably relied upon the foregoing
2 conduct, concealments, and misrepresentations to their detriment. They would not
3 have entered and continued to perform the above-referenced written contracts but
4 for ATI's misrepresentations, concealments, and fraudulent conduct.
5

6 48. As a proximate result, Plaintiffs have sustained damages
7 according to proof. In addition, Defendants' acts were willful, malicious,
8 fraudulent, and oppressive, entitling Plaintiffs to recover exemplary damages.
9

10 **THIRD CLAIM FOR RELIEF**

11 **(Breach of Express And Implied Contracts—** 12 **[Brought by All Plaintiffs Against All Defendants and DOES 1-10]**

13 49. Plaintiffs repeat and re-allege paragraphs 1 through 48, as
14 though fully set forth herein.
15

16 50. Defendants, and each of them, have materially breached each of
17 the Artist Deal Memos and Producer's Deal Memo as set forth herein. In addition,
18 Defendants have been unjustly enriched by their breaches and other bad faith
19 conduct in failing to perform the contracts.
20

21 51. Specifically, Defendants have (i) suspended and failed to perform
22 the subject contracts; (ii) failed to pay the guaranteed compensation for ten (10)
23 episodes of *Helping Hands* and/or *Bristol Palin: Life's A Tripp* pursuant to the
24 terms of these contracts; (ii) not permitted "meaningful consultation" on the creative
25 elements and final cut of *Helping Hands* and/or *Bristol Palin: Life's A Tripp*; (iii)
26 failed to incorporate the Plaintiff's musical compositions and songs in *Helping*
27
28

1 *Hands* and/or *Bristol Palin: Life's a Tripp* as agreed, thereby, preventing Plaintiffs'
2 from earning fees, royalties, and the platform to promote their music; (iv) refused to
3 pay residual compensation for *Helping Hands* and/or *Bristol Palin: Life's A Tripp*,
4 as well as include the required credit, for derivative works, such as *Bristol Palin:*
5 *Life's A Tripp*, in bad faith; (v) after suspending the contracts with Plaintiffs,
6 entered into an agreement to produce a reality series involving BRISTOL and
7 TRIPP, entitled *Bristol Palin: Life's A Tripp*, without Plaintiffs' consent and
8 participation; (vi) intentionally used the prior footage shot from *Helping Hands* in
9 episodes produced for a derivative series, *Bristol Palin: Life's A Tripp*, but editing
10 the images of KYLE and CHRISTOPHER out of those episodes in bad faith to
11 interfere with the MASSEYS' contract rights, including the right to compensation,
12 residual income, and credit; (vi) incorporating prior video footage of KYLE and
13 CHRISTOPHER doing charity work and vacations into unrelated commercial
14 television shows without prior consent and compensation to Plaintiffs.
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20 52. Notwithstanding the written contracts, Plaintiffs prepared an
21 original television pilot treatment, *Bristol-ogy 101*, and created a derivative
22 television concept which Plaintiffs disclosed to Defendants prior to the sale of
23 *Bristol Palin: Life's A Tripp* to AETN. ATI voluntarily accepted the disclosure of
24 *Bristol-ogy 101* and jointly produced with ANGEL a derivative concept contained
25 in *Helping Hands*, knowing that Plaintiffs intended to be compensated, at very least,
26 for the reasonable value of Defendants' use of these concepts or any derivative
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28

1 works.

2 53. Defendants have refused to compensate Plaintiffs for
3
4 the unauthorized use of Plaintiffs' works, derivative works, and future earnings
5 derived therefrom.

6 54. As a result of these breaches, Plaintiffs have sustained actual and
7
8 consequential damages for Defendants' breaches of written contracts relating to
9 *Helping Hands* and/or *Bristol Palin: Life's A Tripp*. Defendants have also been
10 unjustly enriched by their conduct and, therefore, Plaintiffs are entitled to be
11 compensated, at very least, the reasonable value for Defendants' misappropriation.
12

13 **FOURTH CLAIM FOR RELIEF**

14 **(Breach of the Implied Covenant of Good Faith and Fair Dealing—** 15 **[Brought by All Plaintiffs Against All Defendants and DOES 1-10]**

16 55. Plaintiffs repeat and re-allege paragraphs 1 through 54, as though
17
18 fully set forth herein.

19 56. The Producer's Deal Memo and Artist Deal Memos contained an
20 implied covenant of good faith and fair dealing, including that Defendants would
21 meaningfully consult with Plaintiffs as to the creative direction of *Helping Hands*
22 and/or *Bristol Palin: Life's A Tripp*, selection and incorporation of music, and final
23 cut of produced episodes.
24

25 57. California law imposed on Defendants the duty to refrain from
26
27 doing anything which would render performance of the subject contracts impossible
28 by any act of their own, and also the duty to do everything that the contracts

1 presuppose that each party will do to accomplish their purpose.

2 58. Defendants have breached the implied covenant of good faith and
 3 fair dealing by doing the acts described above and, more specifically, (i) preventing
 4 Plaintiffs' performance under the contract in bad faith; (ii) failing to afford Plaintiffs
 5 "meaningful consultation" as to the creative direction and final cut of episodes for
 6 the Series; (ii) suddenly suspending the contract mid-production claiming a
 7 indefinite "hiatus," then harassing and forcing KYLE and CHRISTOPHER to
 8 vacate their residence; (iii) failing to pay Plaintiffs the guaranteed compensation
 9 but, instead, attempting to re-write the fully-executed contract in bad faith; (iv)
 10 failing to incorporate selected musical compositions; (v) cutting Plaintiffs out of
 11 their participating in and production of the Series to avoid paying and crediting
 12 them for their services; (vi) failing to obtain the authorization of Plaintiffs to include
 13 their names, likenesses, and images in unrelated shows that pre-dated and were
 14 never contemplated under the subject contracts.
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20 59. As a proximate result of Defendants' conduct, Plaintiffs have
 21 sustained damages according to proof.

22 **FIFTH CLAIM FOR RELIEF**

23
 24 **(Misappropriation Of Name, Image, and Likeness
 -- Violation of California Civil Code §3344**

25 **[Brought by KYLE and CHRISTOPHER Only Against All Defendants and
 26 DOES 1 -10]**

27 60. Plaintiffs, and each of them, repeat and re-allege paragraphs 1 through
 28 59, as though fully set forth herein.

1 61. Civil Code 3344(a) provides, in pertinent part:

2 (a) Any person who knowingly uses another's name, voice,
3 signature, photograph, or likeness, in any manner, on or in
4 products, merchandise, or goods, or for purposes of advertising
5 or selling, or soliciting purchases of, products, merchandise,
6 goods or services, without such person's prior consent . . . shall
7 be liable for any damages sustained by the person or persons
8 injured as a result thereof. In addition, in any action brought
9 under this section, the person who violated the section shall be
10 liable to the injured party or parties in an amount equal to the
11 greater of seven hundred fifty (\$750) or the actual damages
 suffered by him or her as a result of the unauthorized use, and
 any profits from the unauthorized use that are attributable to the
 use and are not taken into account in computing the actual
 damages.

12 62. In addition to the foregoing, Defendants, and each of them,
13
14 specifically engaged in conduct which violated Section 3344 of the Civil Code by,
15 *inter alia*, knowingly incorporating the names, voices, and video recorded images of
16 CHRISTOPHER and KYLE in television programming, such as *World's Funniest*
17 *Moments* and *Elizabeth Stanton's Great Big World* and *Laura McKenzie's Traveler*,
18 without their authorization. Defendants engaged in this conduct for the purpose of
19 soliciting the ongoing and further sale and syndication of these and other ATI
20 shows, as well as ATI's ancillary goods, merchandise and services. The shows have
21 been published on YouTube and websites of ATI, Elizabeth Stanton, and Laura
22 McKenzie to sell the programs, as well as ATI's services and products, generally, to
23 television networks.
24
25
26

27 63. As a proximate result of Defendants' statutory violation, Plaintiffs
28 have sustained damages according to proof.

64. Section 3344(a) provides that the prevailing party in any action under that section shall recover attorneys' fees and costs. Accordingly, Plaintiffs are entitled to such fees and costs as provided by statute.

SIXTH CLAIM FOR RELIEF

(Tortious Interference with Prospective Economic Advantage— [Brought by All Plaintiffs Against All Defendants and DOES 1-10])

65. Plaintiffs, and each of them, repeat and re-allege paragraphs 1 through 64 as though fully set forth herein.

66. Plaintiffs' business relationship with BRISTOL, as a participant in media projects created, written, and/or produced by Plaintiffs, such as *Bristol-ogy 101* and *Helping Hands*, has been advantageous to Plaintiff. There existed a probability of future economic benefit to Plaintiffs from such relationship.

67. Plaintiffs are informed and believe and on that basis allege that Defendants intentionally interfered with Plaintiffs' business relationship with BRISTOL.

68. Defendant's intentional wrongful conduct, including his breaches of the applicable agreements alleged herein and ATI's suspension of the production of *Helping Hands*, so that ATI could induce BRISTOL to attach to another competing and substantially similar reality series, *Bristol Palin: Life's a Tripp*, without Plaintiffs' economic participation but under the same production company and television network, namely ATI and AETN.

69. As a direct and proximate result of Defendant's conduct, Plaintiffs have suffered damages in an amount to be determined at trial.

70. In doing the acts herein alleged, Defendants acted with oppression, fraud, malice, and in conscious disregard of the rights of Plaintiffs, and Plaintiffs are therefore entitled to punitive damages according to proof at the time of trial.

SEVENTH CLAIM FOR RELIEF
(Unfair Competition—Violation of Cal. Bus. & Prof. Code §17200—
[Brought by All Plaintiffs Against All Defendants and DOES 1-10]

71. Plaintiffs, and each of them, repeat and re-allege paragraphs 1 through 70 as though fully set forth herein.

72. The foregoing conduct constitutes unfair, unlawful, and fraudulent business acts or practices in violation of Business & Professions Code §17200.

73. As a proximate result, Plaintiffs have or will suffer irreparable harm in the future if Defendants are not enjoined from (i) enforcing any non-competition provisions in the subject contracts alleged herein; (ii) continuing to publish works featuring KYLE and CHRISTOPHER without providing credit or compensation; (iii) continuing to misappropriate the voices, names, and images of KYLE and CHRISTOPHER; (iv) continuing to use Plaintiffs' television concept *Bristol-ogy 101*, *Helping Hands*, and/or *Bristol Palin: Life's A Tripp* without crediting and compensating Plaintiffs; (v) wrongfully interfering with Plaintiffs' prospective economic advantage and business relationship with BRISTOL by

1 suspending the contracts with Plaintiffs under false pretenses while, at the same
2 time, inducing BRISTOL to work on a competing reality series derived from
3 ANGEL's status as creator of *Helping Hands*.
4

5 74. There is no adequate remedy at law for the recurring damage done
6 to Plaintiffs' reputation and image if Defendants are permitted to sell and/or air
7 several unauthorized works bearing Plaintiff's name, voice, and images that were
8 never included as part of the written contracts between the parties.
9

10 75. Based on the foregoing, Plaintiffs pray for orders of preliminary
11 and permanent injunctive relief and restitution as follows: (1) that Defendants cease
12 and desist from copying, reproducing, distributing, and publishing networks any
13 works bearing the name, image, likenesses of KYLE and CHRISTOPHER in any
14 television episodic series; (2) disgorgement of all ill-gotten profits earned by virtue
15 of Defendants unauthorized sale and distribution of unauthorized works bearing the
16 name, image, and likenesses of KYLE and CHRISTOPHER; (3) restitutionary relief
17 including gross profits received by ATI for *Bristol Palin: Life's A Tripp*.
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21 **PRAYER FOR RELIEF**

22 WHEREFORE, Plaintiffs respectfully request judgment against the
23 Defendants as follows:
24

25 1. That the Court issue injunctive relief against Defendants, and that
26 Defendants, their directors, principals, officers, agents, representatives, servants,
27 employees, attorneys, successors and assigns, and all others in active concert or
28

1 participation with Defendants, be preliminarily and permanently enjoined and
2 restrained from (a) copying, modifying, distributing or making infringing use of
3 derivative works of *Bristol-ogy 101* and *Helping Hands*, such as *Bristol Palin:*
4 *Life's a Tripp*; (b) copying, reproducing, distributing, and publishing networks any
5 works bearing the name, image, likenesses of KYLE and CHRISTOPHER in any
6 unapproved media programming for commercial purposes without their written
7 consent; (c) disgorgement of all ill-gotten profits earned by virtue of Defendants
8 unauthorized sale and distribution of unauthorized works bearing the copyrighted
9 works, as well as the names, images, and likenesses of Plaintiffs; (d) mandatory
10 injunctive relief ordering Defendants to specifically perform and pay Plaintiffs
11 under the terms of the Artist Deal Memos and Producer's Deal Memo in connection
12 with *Helping Hands* and *Bristol Palin: Life's A Tripp*;

17 2. That the court impose a constructive trust on all monies received by
18 Defendants derived from *Helping Hands* and/or *Bristol Palin: Life's A Tripp*, and
19 their unauthorized use, copying, and misappropriation of any of Plaintiffs' works.

21 3. That the Court award any and all damages to which Plaintiffs are entitled
22 under the United States Copyright Act and California law, including but not limited
23 to, statutory and exemplary damages for Defendants' "willful" infringement and
24 misappropriation, including enhanced penalties, attorneys' fees and costs. (17
25 U.S.C. §504; Cal. Civ. Code §3344(a).)

28 4. That the Court grant Plaintiffs rescission and restitution for the reasonable

1 value of all benefits the Defendants unlawfully received by reason of their copyright
2 infringement, breaches, fraudulent conduct, torts, and acts of misappropriation.

3
4 5. That the Court order Defendant to pay Plaintiffs' litigation expenses,
5 including reasonable attorney's fees and costs of this action; and

6
7 6. That the Court award punitive damages sufficient to deter Defendants'
8 unlawful conduct;

9
10 7. That the Court grant Plaintiffs any such further relief as the Court may
11 deem just and proper.

12 August 21, 2012

LAW OFFICES OF COURTNEY M. COATES

13
14
15 By: 

COURTNEY M. COATES, ESQ.

Attorneys for Plaintiffs

MASSEY ENTERPRISE

INTERNATIONAL, INC., BOY-O-BOY

ENTERTAINMENT, INC., ANGEL

MASSEY, KYLE MASSEY, and

CHRISTOPHER MASSEY

20
21 **DEMAND FOR JURY TRIAL**

22 Pursuant to Local Civil Rule 38-1, Plaintiffs, and each of them,
23 hereby demand a jury and respectfully reserve their right to a jury trial.

24
25 LAW OFFICES OF COURTNEY M. COATES

26
27 By: 

COURTNEY M. COATES, ESQ.,

Attorneys for Plaintiffs